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9	UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION	
10		
11		Bankruptcy Case No. 19-30088 (DM)
12	In re:	Chapter 11
13		(Lead Case) (Jointly Administered)
	PG&E CORPORATION,	
14	- and -	DECLARATION OF ROBB MCWILLIAMS IN SUPPORT OF REORGANIZED
15	PACIFIC GAS AND ELECTRIC	DEBTORS' ONE HUNDRED THIRD OMNIBUS OBJECTION TO CLAIMS (ADR
	COMPANY,	I NOTITABLE ITV CLAIMS)
16	Debtors.	NO LIABILITY CLAIMS)
17	Debtors.	Response Deadline: September 15, 2021, 4:00 p.m. (PT)
	Debtors. ☐ Affects PG&E Corporation ☐ Affects Pacific Gas and Electric Company	Response Deadline: September 15, 2021, 4:00 p.m. (PT)
17	Debtors. □ Affects PG&E Corporation □ Affects Pacific Gas and Electric Company ☑ Affects both Debtors	Response Deadline: September 15, 2021, 4:00 p.m. (PT) Hearing Information If Timely Response Made: Date: September 29, 2021
17 18	Debtors. ☐ Affects PG&E Corporation ☐ Affects Pacific Gas and Electric Company	Response Deadline: September 15, 2021, 4:00 p.m. (PT) Hearing Information If Timely Response Made:
17 18 19	Debtors. ☐ Affects PG&E Corporation ☐ Affects Pacific Gas and Electric Company ☑ Affects both Debtors * All papers shall be filed in the Lead Case, No.	Response Deadline: September 15, 2021, 4:00 p.m. (PT) Hearing Information If Timely Response Made: Date: September 29, 2021 Time: 10:00 a.m. (Pacific Time) Place: (Tele/Videoconference Appearances Only) United States Bankruptcy Court
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- 1. I am a Managing Director at the firm of AlixPartners, LLP ("AlixPartners"), which is an affiliate of both AlixPartners, LLC and AP Services, LLC, ("APS"). APS was previously retained to provide interim management services to PG&E Corporation and Pacific Gas and Electric Company, as debtors and reorganized debtors (collectively, the "Debtors," and as reorganized pursuant to the Plan, the "Reorganized Debtors") in the above-captioned chapter 11 cases (the "Chapter 11 Cases"). I submit this Declaration in support of the Reorganized Debtors' *One Hundred Third Omnibus Objection to Claims (ADR No Liability Claims)* (the "Omnibus Objection"), ¹ filed contemporaneously herewith.
- 2. In my current position, I am responsible for overseeing the Bankruptcy Case Management component of AlixPartners' assignment to assist the Reorganized Debtors with various matters related to these Chapter 11 Cases. My area of responsibility includes the effort by AlixPartners, in coordination with the Reorganized Debtors, to review and assess the validity of all claims asserted against the Debtors, other than (a) Fire Claims and Subrogation Wildfire Claims and (b) providing limited support with respect to Securities Claims. I am generally familiar with the Reorganized Debtors' day-to-day operations, financing arrangements, business affairs, and books and records. Except as otherwise indicated herein, all facts set forth in this Declaration are based upon my personal knowledge, the knowledge of other AlixPartners professionals working under and alongside me on this matter, my discussions with the Reorganized Debtors' personnel, the Reorganized Debtors' various other advisors and counsel, and my review of relevant documents and information prepared by the Reorganized Debtors. If called upon to testify, I would testify competently to the facts set forth in this Declaration. I am authorized to submit this declaration on behalf of the Reorganized Debtors.
- 3. The AlixPartners team under my supervision has been actively and intimately involved in the claims review and reconciliation process since shortly after the filing of these Chapter 11 Cases. AlixPartners initially assisted the Debtors in the preparation of their bankruptcy schedules based on the

I, Robb C. McWilliams, pursuant to section 1746 of title 28 of the United States Code, hereby declare under penalty of perjury that the following is true and correct to the best of my knowledge, information, and belief:

¹ Capitalized terms used but not otherwise defined herein have the meanings ascribed to such terms in the Omnibus Objection.

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Debtors' books and records. As claims were filed, AlixPartners coordinated with the Debtors the process of reconciling filed claims with the Debtors' schedules and books and records to determine the validity of filed claims based on those schedules and books and records. AlixPartners has developed and maintains a claims reconciliation database and various data management applications that are used by the Reorganized Debtors and AlixPartners to identify both valid claims as well as claims that are not valid in whole or in part and the appropriate grounds for objection to such claims. AlixPartners is now supporting, and will continue to support, the efforts of the Reorganized Debtors and their counsel to resolve disputed claims, including by formal objections as necessary.

- 4. As part of the claims review and reconciliation process described above, the AlixPartners team, working with the Reorganized Debtors' personnel and other professionals, has identified a number of filed Proofs of Claim for which the Reorganized Debtors are not liable because the Claimants did not comply with the ADR Procedures Order. Accordingly, these claims should be disallowed and expunged.
- The Omnibus Objection is directed to some of those Proofs of Claim—those specifically identified in Exhibit 1 to the Omnibus Objection, in the column headed "Claims To Be Disallowed and Expunged," and referred to in the Omnibus Objections as "ADR No Liability Claims." Exhibit 1 to each Omnibus Objection was prepared by the AlixPartners team under my overall supervision, and I am familiar with both documents, their contents, and the process under which they were prepared.
- 6. The holders of the ADR No Liability Claims have "fail[ed] to comply with the General ADR Procedures, negotiate in good faith, or cooperate as may be necessary to effectuate the General ADR Procedures," and thus do not meet the requirements of Section IV.E of the ADR Procedures Order, in one of two ways:
- No Response to Information Request. The Reorganized Debtors sent each of a. these Claimants an Information Request Form in accordance with the General Claims Information Procedures, in order to acquire certain limited and targeted information necessary to allow the Reorganized Debtors to evaluate the Claims for potential resolution. In accordance with the ADR Procedures Order, the Information Request Form was required to be returned by no later than twentyeight (28) days after the mailing (whether by email or standard mail) (the "Information Deadline"). In the event a Claimant failed to return the Information Request Form by the Information Deadline, the

Reorganized Debtors sent such Claimant an information reminder (the "Information Reminder"). The Information Reminder provided the Claimant with an additional fourteen (14) days from the date the Information Reminder was sent to return the Information Request Form (the "Reminder Deadline"). The Reorganized Debtors did not receive any responses by the Information Deadline or the Reminder Deadline with respect to any of the Claims identified on <u>Exhibit 1</u> hereto. Because the Claimants did not respond to the Information Request Form, the Reorganized Debtors were unable to determine any basis for liability on these Claims.

- b. No Response to Offer Exchange. The Reorganized Debtors sent each of these Claimants² a Settlement Offer pursuant to the Offer Procedures. In accordance with the ADR Procedures Order, the response to the Settlement Offer must be received by the Reorganized Debtors no later than twenty-one (21) days after the mailing of the Offer Notice (the "Settlement Response Deadline"). In the event a Claimant failed to return the Settlement Offer Response Form by the Settlement Response Deadline, the Reorganized Debtors sent such Claimant an offer reminder (the "Offer Notice Reminder"). The Offer Notice Reminder provided the Claimant with an additional fourteen (14) days from the date the Offer Notice Reminder was sent to return the Settlement Offer Response Form (the "Offer Reminder Deadline"). The Reorganized Debtors did not receive any responses, either through acceptance or counteroffer, by the Offer Reminder Deadline to any of the Claims identified on Exhibit 1 hereto.
- 7. For the reasons outlined above, the Reorganized Debtors are permitted to seek disallowance of the Claims on account of the Claimants' failure to comply with the ADR Procedures.

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² The Reorganized Debtors are objecting to a duplicative claim of Lorraine Gonsalves (No. 87242) in the *Reorganized Debtors'* One Hundred First Omnibus Objection to Claims (Duplicative and Incorrect Debtor Claims) filed concurrently herewith.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge, information, and belief. Executed this nineteenth day of August, 2021.

/s/ Robb McWilliams Robb McWilliams

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